

hopf statement regarding Conflict Minerals

Dear customers of **hopf** Elektronik GmbH,

the mining of certain minerals in the Democratic Republic of Congo (DRC) and the adjoining countries partially contributes to significant human rights abuses and to the financing of violent conflicts in this region.

In 2010, U.S. Congress passed the Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act). Section 1502 of the Dodd-Frank Act and the final rules adopted by the U.S. Securities and Exchange Commission (SEC) require companies who file reports with the SEC to disclose whether the products they manufacture or contract to manufacture contain "conflict minerals" that are "necessary to the functionality or production" of those products.

The Dodd-Frank Act and the SEC define

- tantalum,
- tin,
- tungsten (and the ores from which they originate) and
- gold

regardless of where they are sourced, processed or sold as ~~conflict minerals~~.

hopf Elektronik GmbH (including all its subsidiary companies) does not file reports with the SEC and therefore has no legislative obligations to comply with the conflict minerals requirements covered in Section 1502 of the Dodd-Frank Act.

However our company is recognizing its social responsibility concerning environment, safety, health and human rights. This is why **hopf** Elektronik GmbH does not carry out direct imports of conflict minerals. After consulting our suppliers we are able to state that there are no indications that our products contain conflict minerals.

Please understand that we will not fill out individual questionnaires due to the large number of requests. We hope to provide you with all the necessary information with this declaration.

Lüdenscheid, November 2015



Erich Ruprecht
Chief Executive Officer